

1 DANIEL G. BOGDEN  
2 United States Attorney  
3 LISA C. CARTIER GIROUX  
4 Assistant United States Attorney  
5 Nevada State Bar Number 14040  
6 501 Las Vegas Blvd., South, Ste. 1100  
7 Las Vegas, Nevada 89101  
8 (702) 388-6336 / Fax: (702) 388-6418  
9 Lisa.Cartier-Giroux@usdoj.gov

10 Attorney for the United States

11 **UNITED STATES DISTRICT COURT**

12 **DISTRICT OF NEVADA**

11 UNITED STATES OF AMERICA,	2:13-cr-368-JAD-VCF	
12 Plaintiff,	) 13 ) 14 ) 15 ) 16 ) 17 ) 18 ) 19 ) 20 ) 21 ) 22 ) 23 ) 24 ) 25 ) 26 ) 27 ) 28 )	STIPULATION TO CONTINUE RESPONSE DEADLINE Second Request
Defendant.	)	)

19 IT IS HEREBY STIPULATED and AGREED by and between the United States of  
20 America, by and through LISA C. CARTIER GIROUX, Assistant United States Attorney, and  
21 Defendant JOHN DAVID YODER, by and through his counsel JOHN PATRICK DOLAN,  
22 ESQ, that the Government shall have to and including April 17, 2017, within which to file a  
23 responsive pleading to Defendant Yoder's *Motion in Limine to Exclude Prior*  
24 *Convictions* (Doc.#90), currently due April 3, 2017.

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1       This is the second request to continue the response deadline.

2       Dated this 3rd day of April, 2017.

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4       /s/ Lisa C. Cartier Giroux  
5       LISA CARTIER GIROUX  
6       Assistant United States Attorney

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/s/ John Patrick Dolan  
      JOHN PATRICK DOLAN, ESQ.  
      45-290 Fargo Street  
      Indio, CA 92201  
      *Attorney for John David Yoder*

1 **ORDER**  
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3 **IT IS HEREBY ORDERED** that the Government shall have to and  
4 including April 17, 2017, within which to file its response to Defendant Yoder's *Motion to*  
5 *Compel In Limine to Exclude Prior Convictions* (Doc. #90).

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8 DATED this 3rd day of April, 2017.  
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12 UNITED STATES ~~MAGISTRATE~~ JUDGE

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14 Respectfully Submitted By:  
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16 /s/ Lisa C. Cartier Giroux  
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18 LISA C. CARTIER GIROUX  
19 Assistant United States Attorney  
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